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2		FILED IN THE U.S. DISTRICT COURT EASTERN DISTRICT OF WASHINGTON
3		Jun 26, 2025
4		SEAN F. MCAVOY, CLERK
5	UNITED STATES DISTRICT COURT	
6	EASTERN DISTRICT OF WASHINGTON	
7	UNITED STATES OF AMERICA,	No. 2:25-CR-00094-MKD
8	Plaintiff,	STIPULATED PROTECTIVE
9	v.	ORDER REGARDING COMPUTER FORENSIC REVIEW PROCEDURES
10	PEYTON DION HILL,	FOR CHILD PORNOGRAPHY CONTRABAND, AND ORDER
11	Defendant.	GRANTING MOTION TO EXPEDITE
12		ECF Nos. 30, 31
13	Before the Court are the parties' Stipulation regarding Computer Forensic	
14	Review Procedures for Child Pornography Contraband, ECF No. 30, and the	
15	United States' Motion to Expedite, ECF No. 31. Given the nature of the	
16	allegations in this case, the parties stipulate to imposing privacy protection	
17	measures pursuant to 18 U.S.C. § 3509. See ECF No. 30-1. The Court has	
18	reviewed the motions and the record and is fully informed. The Court finds good	
19	cause to grant the stipulation and related motion to expedite.	
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ORDER - 1

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Accordingly, IT IS HEREBY ORDERED:

- The parties' Stipulation regarding Computer Forensic Review
 Procedures for Child Pornography Contraband, ECF No. 30, is GRANTED.
 - The United States' Motion to Expedite, ECF No. 31, is GRANTED.
 IT IS FURTHER ORDERED:
- 3. 18 U.S.C. § 3509(m) applies to this case, and the Court is required to deny defense requests to copy, photograph, duplicate, or otherwise reproduce material constituting child pornography if the United States makes the material reasonably available to the Defendant and provides an ample opportunity for the defense to examine it at a government facility. See 18 U.S.C. § 3509(m).
- 4. In order to comply with 18 U.S.C. § 3509(m), and to allow the Defendant the greatest opportunity to prepare an effective defense in preparation for trial in this matter, the United States will make a true forensic copy of images and extractions from devices and media containing alleged child pornography contraband at issue in the above-referenced case. The United States will make that forensic image reasonably available to the Defendant and provide ample opportunity for the defense team to examine it at a government facility in Spokane, Washington. The parties may readdress the Court if there is a need for additional or after-hours access during the course of litigation or additional forensic review.

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5. The defense forensic examination will be conducted in an interview om monitored by closed-circuit television ("CC-TV"), without audio feed. hile the TV with non-audio feed will ensure the integrity of FBI space and curity of its occupants, the video feed is not of sufficient detail or at an angle that ould reveal defense strategy. The United States and its agents expressly agree at no attempt will be made to record any audio from the workstation and that no tempt will be made to observe the defense team's work product or computer onitor screen at any time. The defense expert may review the feed to ensure that fense strategy is not being compromised at any time while conducting the rensic review.

6. The defense team¹ shall not make, nor permit to be made, any copies of the alleged child pornography contraband pursuant to this Protective Order and shall not remove any contraband images from the government facility. The defense expert will be allowed to copy any file that is not contraband and compile a report (without contraband images/videos) documenting the examination on removable media at the discretion of the defense expert.

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¹ For purposes of this Protective Order, the term "defense team" refers solely to the Defendant's counsel of record ("defense counsel"), the Defendant's designated expert ("defense expert"), and a defense investigator.

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- 7. The defense expert and investigator will leave at the government facility any equipment, including hard drives, which contain child pornography contraband that is identified during forensic evaluation.
- 8. For the purpose of trial, the United States agrees to make available a digital copy of any government trial exhibit that contains contraband, which will be kept in the custody and control of the case agent. Upon reasonable notice by the defense, the case agent will also maintain for trial digital copies of any proposed defense exhibit that contains contraband. If the defense team intends to offer, publish, or otherwise utilize any government or defense exhibit contained on the digital copy maintained by the case agent during trial, the case agent shall assist the defense team in publishing or utilizing the exhibit that contains contraband upon notification by the defense team.
- 9. This ORDER shall apply to any attorneys who subsequently become counsel of record, along with their defense teams, without the need to renew or alter the ORDER.

IT IS SO ORDERED. The Clerk's Office is directed to enter this Order and provide copies to all counsel.

DATED June 26, 2025.

<u>s/Mary K. Dimke</u> MARY K. DIMKE UNITED STATES DISTRICT JUDGE